

EXHIBIT 8

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Richmond Division**

ePLUS, INC.,)	
)	
)	Civil Action No. 3:09-cv-620
Plaintiff,)	
)	
v.)	
)	
LAWSON SOFTWARE, INC.)	
)	
)	
Defendant.)	

**DEFENDANT LAWSON SOFTWARE, INC.'S SUPPLEMENTAL RULE 26(a)(1)
INITIAL DISCLOSURES**

Pursuant to Federal Rule of Civil Procedure 26(a)(1), Defendant Lawson Software, Inc., ("Lawson") hereby supplements its Initial Disclosures as set forth below. These disclosures are in addition to, and not meant to replace, Lawson's Initial Disclosures filed on August 11, 2009.

(A.) Individuals Likely to Have Discoverable Information

In addition to the information disclosed in its Initial Disclosures filed on August 11, 2009, Lawson states the following individuals are likely to have discoverable information:

WITNESS	ADDRESS (IF KNOWN)	SUBJECT MATTER
Jesus Ramos <i>Lawson identified this witness in discovery at least as early as April 9, 2010</i>	Mechanicsburg, PA c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Jesus Ramos has worked at Technical Services Associates since 1985 and has knowledge regarding the prior art Gateway system.
Al Jacobs <i>Lawson identified this witness in discovery at least as early as April 9, 2010</i>	Mechanicsburg, PA c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Al Jacobs works at Technical Services Associates and has knowledge regarding the prior art Gateway system.
Preston Staats <i>Lawson identified this witness in discovery at least as early as April 9, 2010</i>	Austin, TX c/o Merchant & Gould PC 80 S. Eighth Street	Preston Staats testified at the SAP trial regarding the J-CON system. He worked at Cooperative Computing, Inc.

	Minneapolis, MN 55402	starting in 1977. CCI developed computer systems for people who sold automotive parts. He worked there until he sold his interest in 2003. He has knowledge regarding the prior art J-CON system.
Charles Gounaris <i>Lawson identified this witness in its August 11, 2009 initial disclosures</i>	Pittsburgh, PA c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	In addition to the information Lawson already provided, Lawson states as follows: Charles Gounaris is a former IBM employee who worked with Fisher Scientific related to the combination of RIMS and TV/2. He has knowledge regarding the prior art TV/2 and RIMS systems.
Pamela Eng <i>Lawson identified this witness in its August 11, 2009 initial disclosures</i>	Manassas, VA c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	In addition to the information Lawson already provided, Lawson states as follows: Pamela Eng is a former IBM employee who worked with Fisher Scientific related to the combination of RIMS and TV/2. She has knowledge regarding the prior art TV/2 and RIMS systems)
Arthur Parsells <i>Lawson identified this witness in discovery at least as early as April 23, 2010</i>	Tulsa, OK c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Arthur Parsells worked on the development of the SABRE system and has knowledge regarding this system.
Laurene Fielder <i>Lawson identified this witness in discovery at least as early as April 9, 2010</i>	3 Bowling Grn Colts Neck, NJ 07722 732-933-0863	Laurene Fielder worked at PurchasingNet, Inc. and developed the product P.O. Writer. She has knowledge regarding the prior art P.O. Writer system.
Jerry O'Connell <i>Lawson identified this witness in discovery at least as early as April 26, 2010</i>	Greenough, MT c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Jerry O'Connell worked at Structured Computer Systems, Inc. and on the Reality purchase order module and has knowledge regarding this prior art system).
Kenneth Farber	ePlus	Kenneth Farber has

	c/o Goodwin Procter LLP 901 New York Avenue NW Washington, DC 20001	knowledge of ePlus [relevant to invalidity, noninfringement, damages].
Phillip Norton	ePlus c/o Goodwin Procter LLP 901 New York Avenue NW Washington, DC 20001	Phillip Norton has knowledge of ePlus [relevant to invalidity, noninfringement, damages].
Steven Mencarini	ePlus c/o Goodwin Procter LLP 901 New York Avenue NW Washington, DC 20001	Steven Mencarini has knowledge of ePlus [relevant to invalidity, noninfringement, damages].
Harry Debes	Lawson c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Harry Debes has knowledge of Lawson [relevant to invalidity, noninfringement, damages].
Richard Lawson	c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Richard Lawson has knowledge of Lawson [relevant to invalidity, noninfringement, damages].
Hannah Raleigh	Lawson c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Hannah Raleigh has knowledge of Lawson [relevant to invalidity, noninfringement, damages].
Guenther Tolkmit	Lawson c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Guenther Tolkmit has knowledge of Lawson products [relevant to invalidity, noninfringement, damages].
Robert Schriesheim	c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Robert Schriesheim has knowledge of Lawson financials [relevant to invalidity, noninfringement, damages].
Kenneth White	Lawson c/o Merchant & Gould PC 80 S. Eighth Street Minneapolis, MN 55402	Kenneth White has knowledge of Lawson financials [relevant to invalidity, noninfringement, damages].
Vicky Williams	Novant Health, Inc. 2085 Frontis Plaza Boulevard Winston-Salem, NC 27103	Vicky Williams has knowledge as a Lawson customer [relevant to

		invalidity, noninfringement, damages].
William Ray Yuhasz	Novant Health, Inc. 2085 Frontis Plaza Boulevard Winston-Salem, NC 27103	William Ray Yuhasz has knowledge as a Lawson customer [relevant to invalidity, noninfringement, damages].
Lynn Cimino	South Jersey Health System 333 Irving Avenue Bridgeton, NJ 08332	Lynn Cimino has knowledge as a Lawson customer [relevant to invalidity, noninfringement, damages].
Robert Irwin	Robert Wood Johnson University Hospital One Robert Wood Johnson Place New Brunswick, NJ 08903	Robert Irwin has knowledge as a Lawson customer [relevant to invalidity, noninfringement, damages].
Manuel Matias	Robert Wood Johnson University Hospital One Robert Wood Johnson Place New Brunswick, NJ 08903	Manuel Matias has knowledge as a Lawson customer [relevant to invalidity, noninfringement, damages].
Kristy Oliver	Blount Memorial Hospital 907 East Lamar Alexander Parkway Maryville, Tennessee 37804	Kristy Oliver has knowledge as a Lawson customer [relevant to invalidity, noninfringement, damages].
Johanna O'Loughlin	Reed Smith 225 Fifth Avenue Pittsburgh, PA 15222	Johanna O'Loughlin has knowledge of the Fisher prior art [relevant to invalidity, noninfringement, damages].

In addition, Lawson Incorporates all of its discovery responses, including names of individuals disclosed in its discovery responses and in letters to ePlus.

(B.) Documents and Things Relevant to Disputed Facts

In addition to the information disclosed in its Initial Disclosures filed on August 11, 2009, Lawson incorporates all of its discovery responses, including all documents disclosed in its discovery responses.

Dated: May 18, 2010

LAWSON SOFTWARE, INC.



Daniel McDonald, *pro hac vice*
William D. Schultz, *pro hac vice*
Rachel C. Hughey, *pro hac vice*
Joshua P. Graham, *pro hac vice*
Andrew Lagatta, *pro hac vice*
Merchant & Gould
3200 IDS Center
80 South Eighth Street
Minneapolis, MN 55402
Telephone: (612) 332-5300
Facsimile: (612) 332-9081
dmcdonald@merchantgould.com
wschultz@merchantgould.com
rhughey@merchantgould.com
jgraham@merchantgould.com
alagatta@merchantgould.com

Kirstin L. Stoll-DeBell, *pro hac vice*
Merchant & Gould
1050 Seventeenth Street
Suite 1950
Denver, CO 80265
Telephone: (303) 357-1670
Facsimile: (303) 357-1671
kstoll-debell@merchantgould.com

Dabney J. Carr, IV (VSB No. 28679)
Robert A. Angle (VSB No. 37691)
dabney.carr@troutmansanders.com
robert.angle@troutmansanders.com
Troutman Sanders LLP
1001 Haxall Point
Richmond, VA 23219
Telephone: (804) 697-1200
Facsimile: (804) 697-1339

*Counsel for Defendant Lawson Software,
Inc.*